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MELINDA L. HAAG, CSBN 132612
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     United States Attornev
 2
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     Acting Regional Chief Counsel, Region IX
 3
     Social Security Administration
     MARLA K. LETELLIER, CSBN 234969
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 7
     Attorneys for Defendant
 8
                                  UNITED STATES DISTRICT COURT
 9
                                NORTHERN DISTRICT OF CALIFORNIA
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11
                                                       CIVIL NO. 4:14-CV-02484-YGR
     LADENA MARIA STEPHENS,
12
            Plaintiff.
                                                       STIPULATION FOR EXTENSION OF
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                                                       TIME FOR DEFENDANT TO
            VS.
                                                       RESPOND TO PLAINTIFF'S MOTION
14
                                                       FOR SUMMARY JUDGMENT
     CAROLYN W. COLVIN,
15
                                                       (SECOND REQUEST BY
     Acting Commissioner of
                                                       DEFENDANT)
     Social Security,
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            Defendant.
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            The parties through their respective counsel, stipulate that the time for the Commissioner to
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     respond to Plaintiff's Motion for Summary Judgment be extended fourteen days from January 21, 2014
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     to February 4, 2015. This is Defendant's second request for an extension.
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            This request is the result of a heavy workload for counsel responsible for briefing this case due to
     the fact that counsel was unexpectedly out of the office for most of the past two weeks, first to care for a
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     sick child and then due to her own illness.
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     Stip for EOT, 4:14-CV-02484-YGR
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1	This request is not meant to cause intentional delay.	
2	Respectfully s	submitted,
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4		MELINDA L. HAAG United States Attorney
5	D-4-1, I 21, 2015	•
6	Dated: January 21, 2015	By: <u>/s/ Marla K. Letellier</u> MARLA K. LETELLIER
7		Special Assistant United States Attorney Attorneys for Defendant
8		
9		DAVID J. LINDEN, ATTORNEY AT LAW
10	Dated: January 21, 2015	By: /s/ David J. Linden
11		DAVID J. LINDEN Attorney for Plaintiff
12		(as approved by email)
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14		
15	PURSUANT TO STIPULATION, IT IS SO ORDERED:	
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18	DATED: January 23, 2015	Jones Byslefflee
19		UNITED STATES DISTRICT JUDGE
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28	Stip for EOT, 4:14-CV-02484-YGR	2